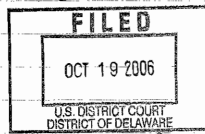
IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

JIMMIE LEWIS,

-V5+

CA.NO. 04-1350 (GMS)

DR. SYLVIA FOSTER, ET AL.



PLAINTIFF'S MOTION FOR DISCOVERY # IT Scanned

COMES NOW, THE PLAINTIFF TIMMIE LEWIS, PRO-SE

AND SUBMITS THIS MOTION TO THIS HONORABLE COURT
IN ACCORDANCE TO THIS COURT GRANTING A ORDER

FOR DISCOVERY, IN ORDER TO BRING FORTH THE TRUTH,

THE WHOLE TRUTH, AND NOTHING BUT THE TRUTH,

AND ASSERTS THE FOLLOWING:

DATE: 10/12/06

Jimmil Lewis 501# 506622

DEL. CORR. CENTER

1181 PADDOCK RD

SMYRNA, DE 19977

- 1.) WAS ANY OF THE INFORMATION NOTED IN DR. FOSTER'S
  TUNE 10, OH FORENSIC REPORT OF THE PLAINTITE VIDEO RECORDED,
  IF YES, PROVIDE A COPY FOR PEUTEW. TO THE COURT.
- 2.) WAS ANY OF THE INFORMATION NOTED IN DR. FOSTER'S
  JUNE 10, OY PORENSIC REPORT OF THE PLAINTIFF AUDIO DECORDED,
  IF YES, PROVIDE A COPY FOR REVIEW TO THE COURT.
  - 3.) WHAT ARE THE SIDE EFFECTS OF EFFEXOR.

    THIS IS A DUPLICATE FROM DISCOVERY MOTION # II, # 141,

    BUE TO IT NOT BEING LEGIBLE.
  - 4.) DR FOSTER'S JUNE 10, OU PERENSIC REPORT STATES, THAT

    MR. LEWIS MOTHER TOLD THE TEAM SOCIAL WORKER THAT

    HE HAD BEEN ATTENTION SEEKING AS A YOUTH, AND THE STE

    FELT NO ONE EVER. PAID ENOUGH ATTENTION TO HIM, AND THAT

    HE ALWAYS PELT THAT WHATEVER SOMEONE WAS DOING, THEY

    SHOULD STOP AND ATTEND TO HIS NEED. (DENIED BY THE PLAINTIFF,

    AND THE PLAINTIPS MOTHER.) DOE'S DR. FOSTER HAVE A

    SIGNED AFFIDAVIT FROM THE PLAINTIPS MOTHER, AND IS

    PLORENCE S. COBBS THE TEAM SOCIAL WORKER WILLING TO TESTIFY

    TO THIS CLAIM.
- S.) PREVIDE A PHOTOLOGY OF DIZ. FOSTERS INSURANCE AGREEMENTS AND POLICY OR POLICIES.
- 6.) PROVIDE A PHOTOCOPY OF R. GRAY'S INSURANCE AGREEMENTS AND POLICY OR POLICIES.

- 7.) PROVIDE A PHOTO COPY OF MOFFITT'S INSURANCE AGREEMENTS AND POLICY OR POLICIES.
- 8.) PROVIDE A PHOTO COPY OF SAGERS INSURANCE ACREEMENTS AND POLICY OR POLICIES.
- 4.) PREVIDE A PITOTO COPY OF TOITNEON'S INSUIZANCE
  AGREEMENTS AND POLICY OR POLICIES.
- 10.) NAMES, ADDRESSES + PHONE # SOF MOINIDUALS
  WHO WORKED AT THE D. P. C FROM 5/21/04 TO 6/25/04
  BURING THE PLAINTIPPS STAY AT THE D. P.C, FOR THE
  PURPOSE TO BE SUBPOENA AS WITNESSES:
  DR. KATHRYN SHENEMAN, DIANE STACHOWSKI, DR. SANDHU,
  DR. OVREISHI, DR. SHETH, HELEN HANLON, TAME EVANS,
  DONNA LAURENCE RN, FLORENCE S. COBBS, MARGRET WILSON,
  TONYA WILSON, MARK DIGGS, FROM: GLORIA BANKS, ROSE ARES,
  PAT RILEY, SETAL, C. DATES, AUCIA JAMES,
  KAREN CHAMBLIN, CURTIS CORNISH,
- AND OR EXPERT WITNESS THAT THE DEFENDANTS MAY CALL
  TO PRESENT EVIDENCE DURING PIZE-TRIA OF TRIAL,
  ALONG WITH ALL DOCUMENTS OR REPORTS INTENDED TO BE
  UTILIZED DURING PIZE-TRIAL PROCEDURES OR ATTRIAL.

- 12) BETENDANHED DR. FOSTER, R. GRAY, SAGERS, MOFFITT,
  JOHNSON, PROVIDE PHOTO COPIES OF YOUR D.P. C
  WORK SCHEDULE TOR DATES 5/21/04 to 6/25/04.
- 13.) PROVIDE THE WORK SCHEDULE FOR THE FOLLOWING
  INDIVIDUALS WHO WERE EMPLOYEE'S AT THE D. P. C DATING
  TROM 5/21/04 TO 6/25/04, FOR THE PURPOSE OF DETERMINING
  WHO MAY BE QUALIFIED TO BE SUBPOENATED AS A WITNESS TOR
  THE PLAINTIFF AND OR THE DEPENDANTS "

MIZ. CURTIS CORNISH, HELEN HANLON, GLORIA BANKS,
DIANE STACHONSKI, FLOTZENCE S. COBBS, MARIK DIGGS, TONYA WILSON,
MATIGRET WILSON, KATEN CHAMBLIN, KATITIZYN SITENEMAN,
DONNA LAURENCE, SETAL J. JAMES EVANS, C. DATES, PAT RILEY,
DIZ. OUREISHI, DIZ. SHETH, DIZ. SANDHU, ROSE ARES, ALICIA JAMES,

14.) DEFENDANTED, DR. FOSTER, 12. GRAI, SAGERS, MOFFITI,
JOHNSON, PROVIDE PHOTO COPIES OF YOUR; BONDS, LEASES,
BANK ACCOUNT STATEMENTS FOR THE PAST 12 MONTHS, BEQUESTS,
DEVISES, ANNUITIES, RENSIONS AND DETIREMENT BENEFITS, NOTES,
INSURANCE BENEFITS, ALL DOCUMENTS OF TITLES, DEEDS, STOCKS,
WATELFOUSE AND OR STORAGE RECEIPTS, DEBENTURES, CERTIFICATES,
MORTGAGES, BILLS, DEPOSIT OF BANKS, SAVINGS AND LOAN STATEMENTS,
JUDGEMENTS OF LIENS, SECURITY INSTRUMENTS AND OTHER DEBTS AND
OBLIGATIONS IN WRITING OF WHATEVER KIND, IN PORSEMENTS,
ACQUITT ANCES, 1040 OR 1040 EZ AND W2 TAX FORMS.

- 15) PROVIDE DR. FOSTER'S PREVIOUS CIVIL COMPLAINT ACTION NUMBERGE DATES), AND FINAL JUDGEMENT DECISIONET, OF CIVIL COMPLAINTS PLACED AGAINST YOU.
- 16.) PROVIDE R. GRAY'S PREVIOUS CIVIC COMPLAINT ACTION NUMBERS),

  BATES), AND FINAL JUDGEMENT DECISION(S) OF CIVIC COMPLAINTS

  PLACED ABAINST YOU.
- 17.) PREVIOE MOFFITT'S PREVIOUS CIVIL COMPLAINT ACTION NUMBER(S),

  DATES), AND FINAL JUDGEMENT DECISION(S) OF CIVIL COMPLAINTS

  PLACED AGAINST YOU.
- 19.) PROVIDE SAGER'S PREVIOUS CIVIL COMPLAINT ACTION NUMBERS),
  DATES, AND FINAL JUDGEMENT DECISIONS) OF CIVIL COMPLAINTS
  PLACED AGAINST YOU.
- 19.) PROVIDE JOHNSON'S PREVIOUS CIVIL COMPLAINT ACTION NUMBER(S),

  DATE(S), AND FINAL TUDGEMENT DECISION(S) OF CIVIL COMPLAINTS

  PLACED AGAINST YOU.
- 20.) DETENDANTS, PROVIDE PHOTO COPIES OF YOUR JOB CONTRACTS
  FOR THE D. P.C., FOR WHICH SHOULD COVER PATES 5/21/04 TO 6/25/04,
  AS WELL AS EXPECTED DUTIES & OBLIGATIONS.
  - 21.) DEFENDANTS, WHAT WERE YOUR JOB TITLES FOR DATES 5/21/04 TO 6/25/04.

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## CERTIFICATE OF SERVICE

T, THE UNDERSIGNED PLAINTIFF JIMMIE LEWIS PRO-SE

DUE HEREBY CERTIFY ON THIS 12 TH DAY OF

SEPT , 2006, THAT I DID MAIL ONE TRUE

AND CORRECT COPY OF THE PLAINTIFF'S MOTION FOR

DISCOVERY # IV TO THE FOLLOWING:

CLERK OF THE COURT (GMS) CNNTHIA BEAM ESQ T. CALEB BOGGS REDERAL BUILDING 1001 JEFFERSON PLAZA, SUITE ZOZ 844. N KINGST, LOCKBOX 18 WILMINGTON, DE 19801 WILMINGTON, DE 19801

GREGORY E. SMITH
DEPUTY ATTORNEY BENERAL
820 N. TRENCIT ST 7TH FL
CARVEL STATE BUILDING
WILMINGTON, DE 19801

DATE: 10/12/06

JIMMED JEWED 581 # 506622 DEL. CORR. CENTER 1181 PADDOCK RD SMYRNA, DE 19977

